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APPLICATION NO.	FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
08/786,988	01/23/1997		DANIEL P. LITTLE	24736-2001D	5922		
20985	7590	09/21/2004		EXAMINER			
FISH & RIC		•		GAKH, YELENA G			
SAN DIEGO,		~		ART UNIT	PAPER NUMBER		
Ź				1743			

DATE MAILED: 09/21/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)	-H
Advison, Action	08/786,988	LITTLE ET AL.	'/
Advisory Action	Examiner	Art Unit	
	Yelena G. Gakh, Ph.D.	1743	
The MAILING DATE of this communication ap	opears on the cover sheet with	h the correspondence addre	SS
THE REPLY FILED 08 September 2004 FAILS TO PI Therefore, further action by the applicant is required to final rejection under 37 CFR 1.113 may only be either condition for allowance; (2) a timely filed Notice of App Examination (RCE) in compliance with 37 CFR 1.114.	o avoid abandonment of this : (1) a timely filed amendme peal (with appeal fee); or (3)	application. A proper reply nt which places the application	to a tion in
PERIOD FOR I	REPLY [check either a) or b)]	
a) The period for reply expires <u>3</u> months from the mailing date			
b) The period for reply expires on: (1) the mailing date of this A event, however, will the statutory period for reply expire later ONLY CHECK THIS BOX WHEN THE FIRST REPLY WA 706.07(f). Extensions of time may be obtained under 37 CFR 1.136(a). The have been filed is the date for purposes of determining the period of exta 37 CFR 1.17(a) is calculated from: (1) the expiration date of the shorter (b) above, if checked. Any reply received by the Office later than three earned patent term adjustment. See 37 CFR 1.704(b).	r than SIX MONTHS from the mailing AS FILED WITHIN TWO MONTHS date on which the petition under 37 tension and the corresponding amou ned statutory period for reply originall	g date of the final rejection. OF THE FINAL REJECTION. See CFR 1.136(a) and the appropriate extension of the fee. The appropriate extensions in the final Office action; or (2)	MPEP In the state of the state
1. A Notice of Appeal was filed on Appellar 37 CFR 1.192(a), or any extension thereof (37 CFR 1.192(a)).			
2. The proposed amendment(s) will not be entered	l because:		
(a) they raise new issues that would require fur	rther consideration and/or se	earch (see NOTE below);	
(b) they raise the issue of new matter (see Note		, , , , , , , , , , , , , , , , , , , ,	
(c) they are not deemed to place the application issues for appeal; and/or	on in better form for appeal b	y materially reducing or sim	plifying the
(d) they present additional claims without cand	celing a corresponding numb	per of finally rejected claims	
NOTE:			
$3.\square$ Applicant's reply has overcome the following rej	jection(s):		
 Newly proposed or amended claim(s) wou canceling the non-allowable claim(s). 	uld be allowable if submitted	in a separate, timely filed a	mendment
5. ☐ The a) ☐ affidavit, b) ☐ exhibit, or c) ☐ request application in condition for allowance because:	for reconsideration has been	n considered but does NOT	place the
6. The affidavit or exhibit will NOT be considered to raised by the Examiner in the final rejection.	pecause it is not directed SC	LELY to issues which were	newly
7 N For purposes of Annual the assessed assessed		d or b) W will be entered an	
7. For purposes of Appeal, the proposed amendme explanation of how the new or amended claims			d an
	would be rejected is provide		d an
explanation of how the new or amended claims	would be rejected is provide		d an
explanation of how the new or amended claims The status of the claim(s) is (or will be) as follow	would be rejected is provide		d an
explanation of how the new or amended claims The status of the claim(s) is (or will be) as follow Claim(s) allowed:	would be rejected is provide		d an
explanation of how the new or amended claims The status of the claim(s) is (or will be) as follow Claim(s) allowed: Claim(s) objected to:	would be rejected is provide		d an
explanation of how the new or amended claims The status of the claim(s) is (or will be) as follow Claim(s) allowed: Claim(s) objected to: Claim(s) rejected: 1-6,9-34,40-51,54-61,63-72,78,6	would be rejected is providents: 82-94 and 102-107	ed below or appended.	d an
explanation of how the new or amended claims The status of the claim(s) is (or will be) as follow Claim(s) allowed: Claim(s) objected to: Claim(s) rejected: 1-6,9-34,40-51,54-61,63-72,78,8 Claim(s) withdrawn from consideration:	would be rejected is providence. ### would be rejected is providence. ###################################	ed below or appended. ed by the Examiner.	d an
explanation of how the new or amended claims The status of the claim(s) is (or will be) as follow Claim(s) allowed: Claim(s) objected to: Claim(s) rejected: 1-6,9-34,40-51,54-61,63-72,78,8 Claim(s) withdrawn from consideration: 8. The drawing correction filed on is a) a	would be rejected is providence. ### would be rejected is providence. ###################################	ed below or appended. ed by the Examiner.	d an

Continuation Sheet (PTOL-303)

Application No.

The amendment filed 09/08/04 corrects minor typos and does not overcome the rejections established in the previous Office actions. All rejections remain. In response to the Applicant's remarks regarding citation from Zhang, the examiner made an obvious mistake when recited the Applicant's specification, rather then Zhang's disclosure, which is absolutely clear from the rejections; the following recitation is repeated from the Office action: Zhang teaches: "the eluate was spotted onto a multi-well sample holder with a volume of about 5 nL per fraction". The examiner interprets this as spotting fractions of ~5 nL into an array of wells. The Applicant did not come up with any different interpretation of this statement. The Applicant's arguments are not persuasive. Zhang specifically teaches reproducibility of the results. Assuming that Zhang teaches contacting vesicle with the substrate to deposite the fraction of the eluate means to assume that he intentionally contaminates vesicle, which can hardly lead to reproducible results. This is obvious not only to any routineer of the art, but to any common person.

The newly filed IDS is not considered as it was not filed properly in a timely manner. Objections to the overwhelming IDS remain.